RAPHO	OZ, Bruno (DOB June 14, 1962)	EU ED		
Name		FILELY  MATERIAL STATES DISTRICT COURT		
RAPHO	OZ, Bruno	DISTRICT OF NEW MP900		
4, av M		21 JUN 15 AM 10: 29		
Addres 0610	s 00 NICE FRANCE	COMPLAINT COL ALDIJOLICED ( 300		
		DISTRICT COURT CT OF NEW MEXICO		
RAPHOZ, Bruno , Plaintiff (Full Name)		CASE NO. 21cv553-JFR  (To be supplied by the Clerk)		
	٧.			
	Forrest ; OLD, Shiloh ; F, Jonathan ; BARBARISI, , Defendant(s)	CIVIL RIGHTS COMPLAINT PURSUANT TO 42 U.S.C.§1983		
1)		DICTION a citizen of FRANCE		
.,	(Plaintiff)	( State )		
	who presently resides at 4, av Mireio A			
	06100 NICE (Mail	ling address or place of confinement) .		
2)	Defendant FENN, Forrest; (posthumously)  (Name of first defendation (City, State)	, and is employed as		
	Old Santa Fe Trail, Santa Fe, NM	. At the time the claim(s)		
( Position and title, if any) alleged in this complaint arose, was this defendant acting under color of state law				
		is "Yes", briefly explain:		

3)	Defendant	OLD, Shilol	n; STUEF, Joi	nathan ; BAF	RBARISI, Dan	is a citizen of
			Name of seco	ond defenda	nt)	
	USA					, and is employed as
			ity, State)			
	unknown residing addresses				At the time the claim(s)	
		( Position a	and title, if any	<b>'</b> )		. ,
	alleged in t	his compla	aint arose, w	as this de	fendant acting	g under color of state.
	Yes 🗌	No ✓	If your ans	swer is "Y	es", briefly ex	plain:
			his page to	o furnish	the above in	nformation for additional
	defendant	S.)				
4)						42U.S.C. §1983. (If you
	wish to assibelow.)	ert Jurisdic	tion under (	different of	r additional st	atutes, you may list them

# B. NATURE OF THE CASE

1) Briefly state the background of your case.

Suit subject is 'F. Fenn's treasure'. After a good number of years at work on the clues and studying the region, I know where the F. Fenn wanted us to go, treasure or not, and it wasn® Wyoming for sure, but Colorado. I did go there and can prove I found the blaze in sept. 2019, located at the precise right spot, evidence leading me there accurately, in the middle of nowhere. I took pictures of the blaze that you can find

in his mail forrestfenn@gmail.com (sent by me sept. 11 2019 by advelocit@gmail.com). The reasons leading me to it are all numbered in the poem, and I even found some additional ones too, courtesy by Fenn, confirming I was where he intended us to be. All this meaning that I can reproduce it in front of a judge.

My assumption is that when F. Fenn knew I was once again on my way to bring the chest back from the above mentioned site (I wrote to him forrestfenn@gmail.com on march 17, 2020, my email was then emilievivienne@protonmail.com), the virus then plunging the planet to a standstill and his death

## C. CAUSE OF ACTION

1) I allege that the following of my constitutional rights, privileges or immunities have been violated and that the following facts form the basis for my allegations: (If necessary, you may attach up to two additional pages (8 1/2" x 11") to explain any allegation or to list additional supporting facts.

#### A)(1) Count I:

F. Fenn weaved a wonderful story that gave him a lot of notoriety but at a price : leaving a part of his precious

belongings to someone unknown, unless... he devised a scheme to keep the story still going while plotting

(2) Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing leagl authority or argument.)

The suppoorting facts are certainly kept secret by the parties involved and can only be investigated by a magistrate and that's what I'm asking to start with. It was the wildest endeavour anyone could enter in the first place!

I suspect Forrest Fenn was involved; I suspect J. STUEF was involved; all was needed by Fenn was a finder.

I suspect Shiloh OLD was involved and maybe Dan BARBARISI too. I don't know any other people involved. I have no idea why they were selected.

I hereby add reserve over the naming of people involved as my knowledge is limited and the case can only be investigated by a judge, a magistrate invested with legal powers before any action. Action against F. Fenn B)(1) Count II:

### (2) Supporting Facts:

Photos, short video, distances, numbers, words, sites, solution and materialization for each clue along a convoluted itinerary and even additional clues upon arrival, extra evidence introduced by additional vocal comments (in interviews) after the 'poem' was issued.

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C)(1) Count III:			
(2) Supporting Facts:			
D) PREVIOUS LAWSUITS AND ADMINISTRATIVE RELIEF			
- / TREVIOUS EXWOOTIO AND ADMINIOTIVE RELIEF			
1) Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to the conditions of your imprisonment? Yes No V If your answer is "YES", describe each lawsuit. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)			
a) Parties to previous lawsuit.			
Plaintiffs:			
Defendants:			
b) Name of court and docket number:			
c) Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?			
d) Issues raised:			

	e) Approximate date of filing lawsuit:			
	f) Approximate date of disposition:			
2)	regarding the acts complained of in Part C.	eleif from the appropriate administrative officials  Yes No V If your answer is "Yes" e results. If your answer is "No," briefly explain		
	Irrelevant			
	E. REQUES	T FOR RELIEF		
1)	I believe that I am entitled to the following relief:  The treasure itself and the total rights to the proceedings in all subsequent commercial endeavours. Or a			
	financial compensation to the 'tune' of 10 million doll			
		Bruno Raphoz		
	Signature of Attorney (if any)	Signature of Petitioner		
	a.			
	Attorney's full address and telephone number.			

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# DECLARATION UNDER PENALTY OF PERJURY

The undersigned declares under penalty of perjury that he is the plaintiff in the above action, that he has read the above complaint and that the information contained therein is true and correct. 28 U.S.C. Sec. 1746. 18 U.S.C. Sec. 1621.

Executed at	Nice	june 10 on	20 <sup>21</sup> .
•	(Location)	(Date)	
		Bruno Raphoz	
		(Signature)	